INDICTMENT

THE STATE OF MISSISSIPPI VERSUS WILLIE J. HEMPHILL CAUSE NO. 7453

INDICTMENT FOR THE OFFENSE OF FELONY SHOPLIFTING §97-23-93

THE STATE OF MISSISSIPPI COUNTY OF MONTGOMERY

IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, OCTOBER TERM, 1996 Grand Jury Recalled March 20, 1997

The Grand Jurors of the State of Mississippi, taken from the body of good and lawful citizens of said county, elected, summoned, empaneled, sworn and charged to inquire in and for the county aforesaid, at the term aforesaid of the Court aforesaid, in the name and by the authority of the State of Mississippi, upon their oath present that

WILLIE J. HEMPHILL

late of Montgomery County, Mississippi, on or about the 21st day of August, 1996, in the county and state aforesaid and within the jurisdiction of this Court, did wilfully, unlawfully and feloniously take possession of one (1) quart of Budweiser or Bud Light Beer, having a value of One dollar and Forty-Nine cents (\$1.49), which were held by, offered, or displayed for sale by the Mims Convenience Stores, Inc., a corporation, d/b/a Jitney Jr. in Winona, Mississippi, a further and more complete description being to the Grand Jury unknown, the said defendant having then and there the intention and purpose of converting said merchandise to his own use without paying the purchase price therefor, and the defendant having been at least twice previously convicted of shoplifting upon charges separately brought and arising out of separate incidents at different times; such convictions more particularly described as follows:

- 1. Convicted of shoplifting on December 29, 1992, in the Municipal Court of Winona, Mississippi, in cause no. 9212-1537;
- 2. Convicted of shoplifting on August 16, 1994 in the Municipal Court of Winona, Mississippi, in cause no. 9408-2696;

all of the above being in violation of Miss. Code Ann., Section 97-23-93, and against the peace and dignity of the state of Mississippi.

Endorsed: A True Bill

Foreman of the Grand Jury

District Attorney

MAR 2 1 1997

INCLUDE Slayler

BLAYLY OK

CIRCUIT CLERK

___ D.

ALRIGHT BAIL BONDS

MISSISSIPPI LICENSE NO. 9003274 Southaven, Mississippi 38671 796 Goodman Road East

FEB 0 4 1997	ARS. TINA RYALS - BLAYLOCK CIRCUIT CLERK	TOTE STOCKER.	d No. 6360
Jima J	MRS.	3	Bond No

APPEARANCE BOND

THE STATE OF MISSISSIPPI

MONTGOMENY County. Willie HEMPhill

principal, and

LINDA C. ALRED D/B/A ALRIGHT BAIL BONDS surety, agree to pay the state of Mississippi Three THOUSAND DOLLARS

Bollars, unless the said

Willie Hemphill

Court on the PRITEM day of

m., and from day to day and term to term until

discharged by law to answer a charge of

97

ALRICHT BAIL BONDS

BUT ROTHY IMCKSON

day of 1-68 1997

IN THE CECUIT COURT OF Montgomer COUNTY, MISSISSIPPI
<u>Cesúl</u> TERM, 19 <u>9</u> 7
STATE OF MISSISSIPPI
VERSUS CRIMINAL CAUSE NO. 7453
Willie J. Hemphill
PETITION TO ENTER PLEA OF GUILTY
The Defendant, after having been first duly sworn, on his/her oath represents and states unto the Court the following: 1. My full name is,
and I am also known as I request that all proceedings against me be had in my true name. This petition has been read and explained to me by my lawyer, and I understand the contents herein.
2. I am represented by a lawyer; his/her name is H. Lee Raelley, Dr.
3. I wish to plead GUILTY to the charge (s) of Alone Ald lettery.
4. I told my lawyer all the facts and circumstances known to me about the charges against me. I believe that my lawyer is fully informed on all such matters. My lawyer has counseled and advised me on the nature of each charge, on any and all lesser-included charges, and on all possible defenses that I might have in this case.
5. My lawyer has advised me as to the probabilities of my conviction on the charges with which I am charged and thoroughly discussed all aspects of my case with me. My lawyer has made no threats or promises of any type or kind to induce me to enter this plea of guilty, and the decision to seek the entry of this plea was my own and mine alone, based on my own reasons and free from any outside coercive influences.
6. I understand that I may plead Not Guilty to any offense charged against me. If I choose to plead Not Guilty the Constitution guarantees me:
b. the right to see, hear, and face in open court all witnesses called to testify against me; and the right to cross-examine those witnesses; c. the right to use the power and process of the Court to compel the production of any evidence, including the attendance of any witnesses in my favor; d. the right to have the assistance of a lawyer at all stages of the proceedings;
e. the presumption of innocence, i.e., the State must prove beyond a reasonable doubt that I am guilty; and f. the right to take the witness stand at my sole option; if I do not take the witness stand, I understand that, at my option, the jury may be told that this shall not be held against me.

paragraph, Preby waive them and renew my desir enter a plea of Guilty.
7. I know that if I plead Guilty to this charge (these charges), the possible
sentence is to
and / or a fine of \$
I also know that the sentence is up to the Court; that the Court is not required to carry out any understanding made by me and my attorney with the District Attorney, and further, that the Court is not required to follow the recommendation of the District Attorney, if any. The District Attorney will take no part other than providing to the Court police reports and other factual information as requested by the Court; and the District Attorney shall make no recommendations to the court concerning my sentence except as follows: Supplementary Suppleme
United States, except as follows:
9. I am am not presently on probation or parole. I understand that by pleading guilty in this case this may cause revocation of my probation or parole, and that this could result in a sentence of years in that case. I further understand that if my probation or parole is revoked, any sentence in that case may be consecutive to or in addition to any sentence in this case. 10. I am years of age. I have gone to school up to and including My physical and mental health is presently satisfactory. At this time I am not under the influence of any kind of drugs or intoxicants except
11. I declare that no officer or agent of any branch of government, Federal, State, or local, has made any promise or suggestion of any kind to me, or within my knowledge to anyone else, that I will receive a lighter sentence, or probation, or any other form of leniency if I plead Guilty, except those set forth in this plea bargain agreement.
12. I believe that my lawyer has done all that anyone could do to counsel and assist me. I AM SATISFIED WITH THE ADVICE AND HELP HE HAS GIVEN ME. I recognize that if I have been told by my lawyer that I might receive probation or a light sentence, this is merely his prediction and is not binding on the court.
13. I plead Guilty and request the Court to accept my plea of Guilty and to enter my plea of Guilty on the basis of [here set forth involvement in crime]:

Knowing and understanding the Constitutional guarantees set forth in this

The facts contained in the inclinant

- 14. I OFFER MY PLEA OF GUILTY FREELY AND VOLUNTARILY AND OF MY OWN ACCORD AND WITH FULL UNDERSTANDING OF ALL THE MATTERS SET FORTH IN THE INDICTMENT AND IN THIS PETITION AND IN THE CERTIFICATE OF MY LAWYER WHICH FOLLOWS.
- 15. In the event the Court places me on supervised probation, I state for the record that I have fully read and understand and agree to the following terms of supervised probation:
- (a) commit no offense against the laws of this or any state of the United States or of the United States;
- (b) avoid injurious or vicious habits and avoid persons or places of disreputable or harmful character;
 - (c) support all dependents;
 - (d) work faithfully at suitable employment so far as possible;
- (e) not possess or consume any alcohol beverage, nor go into or remain about any place where alcoholic beverages are sold as a primary sale item, and not possess or use any controlled substance not lawfully prescribed by a physician;
- (f) submit to any type of breath, saliva or urine chemical analysis test, the purpose of which is to detect the possible presence of alcohol or any substance prohibited or controlled by the laws of this or any state of the United States or of the United States;
 - (g) report to the Department of Corrections as directed by it;
 - (h) permit the Field Officer to visit him at home or elsewhere;
- (i) remain within the State of Mississippi unless authorized to leave on proper application therefor;
- (j) waive extradition to the State of Mississippi from any jurisdiction in or outside the United States and agree not to contest any effort by any jurisdiction to return defendant to the State of Mississippi;
- (k) pay to the Department of Corrections the sum of \$20.00 per month by "Certified check" or "money order" until discharged from supervision;
 - (1) pay restitution, attorney's fees, court costs and assessments as outlined above.

The terms of the Suspension of Sentence are the same as those of Supervised Probation except items (g), (h) and (k).

16. HABITUAL CRIMINAL PARAGRAPH. If NOT applicable, CHECK
If applicable lease note the statute uder which the ple f guiltry is to taken: of Corrections
as directed by it;
MISS CODE ANN. §99-19-81; MISS CODE ANN. §99-19-83;
Specify the punishment sought to be enhanced:
SIGNED AND SWORN TO BY ME on this, the 18 day of april.
19
swear, testify, or affirm falsely to any material matter under any oath, affirmation, or declaration legally administered in any matter, cause, or proceeding pending in any
court of law or equity shall, upon conviction, be punished as provided by law.
White James Heinghill
// DEFENDANT
WITNESS:
H Lee Bailey De
DEFENDANTS ATTORNEY
STATE OF MISSISSIPPI
COUNTY OF Y/ Contesponency
SWORN TO AND SUBSCRIBED BEFORE ME ON THIS, THE 18th DAY
OF april , 19 9%.
Vina Rolo-Blustock
(Official Tide)

; 7

CERTIFICATE OF COUNSEL

The undersigned, as lawyer and counselor for the above Defendant hereby certifies:

- 1. I have read and fully explained to the Defendant the allegations contained in the indictment in this case.
- 2. To the best of my knowledge and belief the statements, representations, and declarations made by the Defendant in the foregoing petition are in all respects accurate and true.
- 3. I have explained the minimum and maximum penalties for each count to the Defendant, and consider him / her competent to understand the charges against him / her and the effect of his / her petition to enter a plea of guilty.
- 4. The plea of Guilty offered by the Defendant in this petition accords with my understanding of the facts he / she related to me and is consistent with my advice to the Defendant.
- 5. In my opinion, the plea of Guilty as offered by the Defendant in this petition is voluntarily and understandingly made. I recommend that this Court accept the plea of Guilty.
- 6. Having discussed this matter carefully with the Defendant, I am satisfied, and I hereby certify that, in my opinion, he / she is mentally and physically competent; there is no mental or physical condition which would affect his / her understanding of these proceedings; further, I state that I have no reason to believe that he / she is presently operating under the influence of drugs or intoxicants. [Any exceptions to this statement should be stated by Counsel on the Record].

Signed by me in the presence of the Defendant above named and after full discussion of the contents of this certificate with the defendant on this, the day of ________, 19_____.

ATTORNEY FOR THE DEFENDANT

NAME Wille James Kengsh	LL ALIAS	
ssn · 587 - 19 - 1768	RACE B	SEX_ M .
LAST KNOWN RESIDENCE 1000	BBKing Dr.	Kolmielae
PLACE OF BIRTH LLENGUA	DATE OF BIRTH_	9/10/7/
COUNTRY OF CITIZENSHIP	4.5,	

.

THE STATE OF MISSISSIPPI

	CAPIAS Cause No. 7453
TO THE SHERIFF OF MONTGOMERY COUNT	
WE COMMAND YOU to take the bod Y of Willie	Hempfill
f to be found in your County, and he size safely keep, so that you have the Court room thereof in the City of Winona, on the 25th day of Manage of the American American American State of Mississippi, on a charge of	at 10:00 A M
·	
HEREIN FAIL NOT, and have you	
office affixed, at Winona, Mississippi	erk of our said Court, with the seal of his, this theday of
March 19	97. Blaylock, Clerk D. C.

INDICTMENT

THE STATE OF MISSISSIPPI VERSUS WILLIE J. HEMPHILL **CAUSE NO. 7453**

INDICTMENT FOR THE OFFENSE OF FELONY SHOPLIFTING §97-23-93

THE STATE OF MISSISSIPPI COUNTY OF MONTGOMERY

IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, OCTOBER TERM, 1996 Grand Jury Recalled March 20, 1997

The Grand Jurors of the State of Mississippi, taken from the body of good and lawful citizens of said county, elected, summoned, empaneled, sworn and charged to inquire in and for the county aforesaid, at the term aforesaid of the Court aforesaid, in the name and by the authority of the State of Mississippi, upon their oath present that

WILLIE J. HEMPHILL

late of Montgomery County, Mississippi, on or about the 21st day of August, 1996, in the county and state aforesaid and within the jurisdiction of this Court, did wilfully, unlawfully and feloniously take possession of one (1) quart of Budweiser or Bud Light Beer, having a value of One dollar and Forty-Nine cents (\$1.49), which were held by, offered, or displayed for sale by the Mims Convenience Stores, Inc., a corporation, d/b/a Jitney Jr. in Winona, Mississippi, a further and more complete description being to the Grand Jury unknown, the said defendant having then and there the intention and purpose of converting said merchandise to his own use without paying the purchase price therefor, and the defendant having been at least twice previously convicted of shoplifting upon charges separately brought and arising out of separate incidents at different times; such convictions more particularly described as follows:

- 1. Convicted of shoplifting on December 29, 1992, in the Municipal Court of Winona, Mississippi, in cause no. 9212-1537;
- 2. Convicted of shoplifting on August 16, 1994 in the Municipal Court of Winona, Mississippi, in cause no. 9408-2696;

Wilssissippi, in cause no. 7 too 2070,		
all of the above being in violation of Miss. Code Ann., Section 97-23-93, and aga and dignity of the state of Mississippi. Endorsed: A True Bill Foreman of the Grand Juryhereby certify that District Alturney is a true copy of the original district Alturney now in my office. ATTEST: CIRCUIT GLERIC BY: Real	MAR 2 1	E D

THE STATE OF MISSISSIPPI

CAPIAS
Cause No. 7

1453

TO THE SHERIFF OF MONTGOMERY COUNTY—GREETINGS:

10 1112 0.	The state of the s
WE COMMAND YOU to take the b	od y of Willie & Hempfill
	safely keep, so that you have him before our Circuit Court, at Winona, on the 18th day of Opril 11:00 Am, 1997 te of Mississippi, on a charge of Selvy Ruplifting
	•
	HEREIN FAIL NOT, and have you then and there this Writ. Witness, Tina Ryals-Blaylock, Clerk of our said Court, with the seal of his office affixed, at Winona, Mississippi, this the



THE STATE OF MISSISSIPPI VERSUS WILLIE J. HEMPHILL CAUSE NO. 7453

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all of the above being in violation of Miss. Code Ann., Section 97-23-	93, and against the peace
and dignity of the state of Mississippi.	
Endorsed: A True Bill	
Foreman of the Grandhellery certify that the District Attorney	MAR 2 1 1997
is a true copy of the original thereof	MRS TINA RYPLS - PLAYLYCK
now in my office. 1 A MA	CIRCUIT CLERK

Clig

THE STATE OF MISSISSIPPI

TO THE SHERIFF OF MONTGOMERY COUNTY—C	CAPIAS Cause No. 7453 GREETINGS:
WE COMMAND YOU to take the bod Y of Thillie A	en Pill
f to be found in your County, and he she safely keep, so that you have he Court room thereof in the City of Winona, on the 25th day of March hen and there to answer to the State of Mississippi, on a charge of	before our Circuit Court, at at 10:00 A.M. 19 7
HEREIN FAIL NOT, and have you then a Witness, Tina Ryals-Blaylock, Clerk of office affixed, at Winona, Mississippi, this March 19_97.	f our said Court, with the seal of his
	, D. C.

INDICTMENT

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WILLIE J. HEMPHILL

late of Montgomery County, Mississippi, on or about the 21st day of August, 1996, in the county and state aforesaid and within the jurisdiction of this Court, did wilfully, unlawfully and feloniously take possession of one (1) quart of Budweiser or Bud Light Beer, having a value of One dollar and Forty-Nine cents (\$1.49), which were held by, offered, or displayed for sale by the Mims Convenience Stores, Inc., a corporation, d/b/a Jitney Jr. in Winona, Mississippi, a further and more complete description being to the Grand Jury unknown, the said defendant having then and there the intention and purpose of converting said merchandise to his own use without paying the purchase price therefor, and the defendant having been at least twice previously convicted of shoplifting upon charges separately brought and arising out of separate incidents at different times; such convictions more particularly described as follows:

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- 2. Convicted of shoplifting on August 16, 1994 in the Municipal Court of Winona, Mississippi, in cause no. 9408-2696;

all of the above being in viola	ation of Miss. Code Ann., Section 97-	23-93, and against the p	eace
and dignity of the state of Mis			ED
Foreman of the Grand Jury	I hereby certify the strict Attorney is a true copy of District Attorney new in my office.	MAR 2 MAR 2 MAR TINA RIYE	1997 Do-Blaylich
	ATTEST: CIRCUIT CLERKS	CIRCUIT	O.C.

IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

VS

CAUSE NO. 7453

WILLIE J. HEMPHIL

JUDGMENT

On April 18, 1997 into open court came the district attorney, the defendant in his own proper person and the defendant's counsel, the defendant having been charged by indictment with the **FELONY CRIME OF SHOPLIFTING**, and for plea thereto, the defendant entered a plea of guilty. Thereafter, the court advised defendant of his legal and constitutional rights in the premises, and of the consequences of such a plea; and after the defendant freely, voluntarily and intelligent waived his constitutional rights, and after the defendant admitted upon direct questioning that he is guilty of the crime to which he has pleaded guilty, the said plea of guilty was and is accepted by the court.

IT IS, THEREFORE, ORDERED, that the defendant, WILLIE J. HEMPHILL, and for such crime specified above, be and he is hereby sentenced to serve a term of FIVE (5) YEARS with the Mississippi Department of Corrections, THREE AND ONE-HALF (3 1/2) YEARS suspended for FIVE (5) YEARS beginning upon his release from incarceration with ONE AND ONE-HALF (1 1/2) YEARS to serve. The defendant shall be placed on supervised probation for a period of TWO (2) YEARS.

FURTHERMORE, the defendant is to pay all court costs, assessments and a fine in the amount of \$500.00 within one year of his release from incarceration.

The following are terms of supervised probation:

- a) commit no offense against the laws of this or any state of the United States or of the United State;
- b) avoid injurious or vicious habits and avoid persons or places of disreputable or harmful character;
 - c) support all dependents;
 - d) work faithfully at suitable employment so far as possible;
- e) not possess or consume any alcoholic beverage, nor go into or remain about any place where alcoholic beverages are sod as a primary sale item, and not possessor use any controlled substance not lawfully prescribed by a physician;
- f) submit to any type of breath, saliva or urine chemical analysis test, the purpose of which is to detect the possible presence of alcohol or any substance prohibited or controlled by the laws of this or any state of the United States or of the United States;
 - g) report to the Department of Corrections as directed by it;
 - h) permit the Field Officer to visit him at home or elsewhere;
- i) remain within the State of Mississippi unless authorized to leave on proper application therefor;
- j) waive extradition to the State of Mississippi from any jurisdiction in or outside the United States and agree not to contest any effort by any jurisdiction to return defendant to the State of Mississippi;
- k) pay to the Department of Corrections the sum of \$20.00 per month by "certified check" or "money order" until discharged from supervision;
 - 1) pay fine, court costs, and assessments as outlined above;

The terms of the Suspension of Sentence are the same as those of Supervised Probation except items (g), (h), and (k).

The defendant is remanded to the custody of the Sheriff to await transportation.

SO ORDERED this the day of April, 1997.

CIRCUIT COURT JUDGE

STATE OF MISSISSIPP

In the Circuit Court of	montgomen	Cour
in the Chemi Court of	1001907-1100	- Coun

Data Operations

723 North President St.

Acquittal/Dismissal Notices to:

Jackson, MS 39202-3097

MDOC

INS Liaison MS Supreme Court

P. O. Box 117

Jackson, MS 39205-0117 INS Liaison (Above Address) Cause/Case No.

SCINS Form CR1-8/31/94

MS Code Ann.

TO THE MISSISSIPPI DEPARTMENT OF CORRECTIONS:

NOTICE OF CRIMINAL DISPOSITION april 199 1 term of the Circuit Court, Judge Warenel You are hereby notified that at the presiding, the following disposition was imposed for the crime(s) hereinafter described: Prisoner Commitment Suspended Sentence/Probation DAcquittal/Dismissal Provisional Sentence I. A. Disposition(s) Reported: (Check all that apply) (Complete A-1 if checked) Sentenced under RID Sentenced under Shock Probation Non-Adjudication A-1. Provisional Sentence (Compliance/Non-Compliance (constitutes Final Disposition) Restitution Center in Bad Check Diversionary Program County **⊠**Guilty Plea Guilty Plea after _ days of Commencement of trial B. Conviction as Result of: Revocation Hearing ☐Jury Verdict after _ days in trial SSN 58 Black Date of Birth Race Last Known Residence Country of Citizenship Place of Birth Whintra FBI # Alien Registration/Immigration # III. Count I Charge MS Code § 97-23-9 Orig. Case# Agency Count II Charge Orig. Case# Agency. MS Code § *Count III Charge _ Orig. Case# Agency_ MS Code § Credit for Time Served (ONLY for this/these charge[s]) IV. Date of Sentence_ Sentence(s) Initially Imposed by Order: Count I : "Count III Other Disposition To be served Check if reporting additional Counts on Reverse Side Portion of Sentence Portion of Sentence on Probation (Yrs/Mos) (See Legend on Reverse Side) Suspended (Yrs/Mos) to be Served (Yrs/Mos) une publi for 2 uns 11/24/18 Count I Count II *Count III to run concurrent with to run consecutive with V. Confined in Jail [On This/These Charges Only] Released on Bond Pending Appeal Defendant Currently Housed in: VI. Fine \$ 500.00 Restitution \$ Indigent Fee \$ Court Costs \$ 248.00 Attorney Fees \$ relemas. within 0 Conditions of Payment 4 Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders to: INS Liaison Director of Records MDOC MS Supreme Court P. O. Box 88550 P. O. Box 117 Jackson, MS 39205-0117 Pearl, MS 39208-8550 Send Suspended Sentence/Probation Notices, Provisional Sentence Orders and Revocation Orders to:

1	IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, MISSISSIPPI
2	MONIGOMERI COUNII, MISSISSIPPI
3	STATE OF MISSISSIPPI
4	VERSUS CAUSE NO. 7453
5	WILLIE HEMPHILL
6	STATE OF MISSISSIPPI . NOV 4 2 4007
7	VERSUS MRS. TINGENIE CAUSE NO. 7454
8	D PCIRCUIT CLERK
9	WILLIE HEMPHILL D.C.
10	************
11	TRANSCRIPT OF THE PROCEEDINGS HAD AND DONE IN
12	CONNECTION WITH A PLEA OF GUILTY IN THE ABOVE STYLED
13	AND NUMBERED CAUSE, BEFORE THE HONORABLE CLARENCE E.
14	MORGAN, III, CIRCUIT JUDGE, FIFTH CIRCUIT COURT
15	DISTRICT OF THE STATE OF MISSISSIPPI, ON THE 18TH
16	DAY OF APRIL, 1997.
17	***********
18	APPEARANCES:
19	
20	HONORABLE MICKEY MALLETTE Assistant District Attorney
21	Post Office Box 1262 Grenada, Mississippi 38901
22	(Representing the State)
23	HONORABLE LEE BAILEY
24	Montgomery County Public Defender Post Office Box 133
25	Winona, Mississippi 38967
26	(Representing the Defendant)
27	
28	Reported By: Noelle C. Skelton, CSR Mississippi CSR No. 1356
29	

1	
1	BY THE COURT: You are Willie J.
2	Hemphill?
3	BY THE DEFENDANT: Yes, Your Honor.
4	BY THE COURT: Have you been sworn in?
5	BY THE DEFENDANT: Yes.
6	BY THE COURT: Okay. You're represented
7	by Mr. Bailey?
8	BY THE DEFENDANT: Yes, sir.
9	BY THE COURT: Mr. Bailey, you represent
10	him as the public defender of Montgomery
11	County?
12	BY MR. BAILEY: Yes, sir.
13	BY THE COURT: He has heretofore well,
14	first, on 7453, Mr. Hemphill, have you
15	been served a copy of the indictment
16	BY THE DEFENDANT: Yes, sir.
17	BY THE COURT: in that case?
18	BY THE DEFENDANT: 7454.
19	BY THE COURT: Okay. Have you ever been
20	served with that indictment?
21	BY THE DEFENDANT: No, sir.
22	BY THE COURT: Okay. Let's get him
23	served.
24	(Off Record)
25	BY THE COURT: Okay. In Cause No. 7453,
26	Mr. Hemphill, you have now been served a
27	copy of that indictment. Is that
28	correct?
29	BY THE DEFENDANT: Yes, Your Honor.

1	BY THE COURT: Okay. Mr. Bailey, what do
2	you say to a reading of that indictment?
3	BY MR. BAILEY: Waive the reading.
4	BY THE COURT: And I notice that there's
5	a petition filed in that cause also where
6	he intends to enter a plea of guilty to
7	that charge. Is that correct?
8	BY MR. BAILEY: Yes, sir.
9	BY THE COURT: Okay. And in Cause
10	No. 7455, there's also a petition to
11	I'm sorry. 7454, there's also a petition
12	to change his plea of not guilty to one
13	of guilty. Correct?
14	BY MR. BAILEY: Yes, sir.
15	BY THE COURT: Did you prepare those
16	petitions for the Defendant?
17	BY MR. BAILEY: Yes, sir.
18	BY THE COURT: Did you go over them with
19	him and explain them to him?
20	BY MR. BAILEY: Yes, sir.
21	BY THE COURT: Did you read them to him,
22	or did he read them himself?
23	BY MR. BAILEY: I read them to him, and
24	then he read them.
25	BY THE COURT: All right. Did you
26	explain to him the nature of the charges
27	against him and what the State would have
28	to prove in order to convict him of those
29	charges?
1	

1	BY MR. BAILEY: Yes, sir.
2	BY THE COURT: Did you discuss with him
3	any defenses that he might have?
4	BY MR. BAILEY: Yes, sir.
5	BY THE COURT: Did you, in particular,
6	explain to him his constitutional rights
7	as contained in Paragraph 6 of the
8	petition?
9	BY MR. BAILEY: Yes, sir.
10	BY THE COURT: Did you explain to him
11	that he would waive those rights by
12	entering a plea of guilty?
13	BY MR. BAILEY: Yes, sir.
14	BY THE COURT: Did you explain to him the
15	minimum and maximum sentence available to
16	him on this charge?
17	BY MR. BAILEY: Yes, sir.
18	BY THE COURT: Do you think he
19	understands everything that we're doing
20	here today?
21	BY MR. BAILEY: Yes, sir.
22	BY THE COURT: Do you think his change of
23	plea on both charges is a free and
24	voluntary act?
25	BY MR. BAILEY: Yes, sir.
26	BY THE COURT: Mr. Hemphill, how old are
27	you?
28	BY THE DEFENDANT: Twenty-five.
29	BY THE COURT: How much education have

	1
1	you got?
2	BY THE DEFENDANT: I went to the 12th
3	grade.
4	BY THE COURT: Can you read and write?
5	BY THE DEFENDANT: Yes, Your Honor.
6	BY THE COURT: Did you read each of these
7	petitions that Mr. Bailey gave you
8	BY THE DEFENDANT: Yes, sir.
9	BY THE COURT: or prepared for you?
10	BY THE DEFENDANT: Yes, sir. I read over
11	them.
12	BY THE COURT: All right. Do you
13	understand they're asking me to accept
14	your plea of guilty. Is that correct?
15	BY THE DEFENDANT: Yes, Your Honor.
16	BY THE COURT: Did you discuss those with
17	Mr. Bailey? Did you discuss those
18	BY THE DEFENDANT: Yes, sir.
19	BY THE COURT: petitions with
20	Mr. Bailey?
21	BY THE DEFENDANT: I discussed
22	everything.
23	BY THE COURT: Okay. Do you understand
24	what he talked to you about?
25	BY THE DEFENDANT: Yes, Your Honor.
26	BY THE COURT: Anything about what he
27	talked to you about or what we're doing
28	here today you don't understand?
29	BY THE DEFENDANT: I don't understand why

1 I can't get house arrest. 2 BY THE COURT: Okay. But as far as the 3 charges -- as far as the charges go, 4 though, you understand about the charges, 5 right? 6 BY THE DEFENDANT: Yes, sir. 7 BY THE COURT: And you understand that 8 you are pleading guilty to these charges? 9 BY THE DEFENDANT: Yes, Your Honor. 10 BY THE COURT: Okay. Are the things 11 contained in these petitions true and 12 correct? 13 BY THE DEFENDANT: Yes, Your Honor. BY THE COURT: Is it your -- is it your 14 15 signature on the last page of the petition? 16 BY THE DEFENDANT: Yes, Your Honor. 17 BY THE COURT: Okay. Before I can accept 18 your plea on either charge, I must advise 19 you of your constitutional rights and 20 advise you that you will waive those by 21 entering a plea of guilty today. 22 Do you understand that you have a 23 right to a public and speedy trial by a 24 25 jury? BY THE DEFENDANT: Yes, Your Honor. 26 27 BY THE COURT: Do you understand you have the right to cross-examine anybody that 28 testifies against you? 29

1	BY THE DEFENDANT: Yes.
2	BY THE COURT: Do you understand that you
3	have the right to call into court
4	witnesses to testify in your behalf?
5	BY THE DEFENDANT: Yes, sir.
6	BY THE COURT: Do you understand that you
7	have the right to testify yourself, but
8	that you also have the right not to?
9	BY THE DEFENDANT: Yes, sir.
10	BY THE COURT: Do you understand if you
11	don't testify and elect not to
12	testify, that I'll instruct the jury they
13	can't hold that fact against you?
14	BY THE DEFENDANT: Yes, Your Honor.
15	BY THE COURT: Do you understand you have
16	a right to an attorney at all stages of
17	the prosecution?
18	BY THE DEFENDANT: Yes.
19	BY THE COURT: Do you understand that I
20	will instruct the jury that they must
21	presume that you're innocent until such
22	time the State proves your guilt beyond a
23	reasonable doubt?
24	BY THE DEFENDANT: Yes, Your Honor.
25	BY THE COURT: Do you understand that all
26	12 jurors would have to find you guilty
27	beyond a reasonable doubt before they
28	could return a verdict against you?
29	BY THE DEFENDANT: Yes.

1	BY THE COURT: Do you understand that if
2	you are convicted by a jury, you would
3	have a right to appeal that conviction to
4	the Mississippi Supreme Court?
5	BY THE DEFENDANT: Yes, Your Honor.
6	BY THE COURT: And if you can't afford
7	the cost of appeal, I'll appoint an
8	attorney to represent you; and all the
9	costs will be paid by the State?
10	BY THE DEFENDANT: Yes, Your Honor.
11	BY THE COURT: Do you understand you
12	waive all those rights by entering a plea
13	of guilty?
14	BY THE DEFENDANT: Yes, Your Honor.
15	BY THE COURT: Do you understand that you
16	are charged with two charges different
17	charges of felony shoplifting?
18	BY THE DEFENDANT: Yes, sir.
19	BY THE COURT: Have you discussed
20	those those charges with Mr. Bailey?
21	BY THE DEFENDANT: Yes, Your Honor.
22	BY THE COURT: Did he explain to you what
23	the State would have to prove in order to
24	convict you of those charges?
25	BY THE DEFENDANT: They'll have to prove
26	I'm guilty, right? They'll have to prove
27	that I'm guilty.
28	BY THE COURT: Right.
29	BY THE DEFENDANT: Yes, sir.

1	
1	BY THE COURT: And he talked to you about
2	that, how they would have to go about
3	doing that. Is that right?
4	BY THE DEFENDANT: Yes, sir.
5	BY THE COURT: Did you and he discuss any
6	possible defenses that you might have?
7	BY THE DEFENDANT: Yes.
8	BY THE COURT: Are you completely
9	satisfied with his representation of you
10	in this matter?
11	BY THE DEFENDANT: I guess so.
12	BY THE COURT: Was there anything you
13	wanted him to do that he has not done?
14	BY THE DEFENDANT: I want to get house
15	arrest.
16	BY THE COURT: Yeah, I understand that,
17	Mr. Hemphill. But Mr. Bailey is not the
18	one that always gets the say on that. To
19	start with, he may not get the State to
20	agree to recommend that. And if the
21	State recommends it, he ain't got
22	anything to do with whether I do it or
23	not. Do you understand that?
24	BY THE DEFENDANT: Yes, sir.
25	BY THE COURT: I don't have to accept
26	anything that they work out. Do you
27	understand that?
28	BY THE DEFENDANT: Yes, Your Honor.
29	BY THE COURT: Okay. Other than that,

1	other than the fact that he couldn't get
2	you a deal for house arrest, are you
3	satisfied with what he's done for you in
4	this case?
5	BY THE DEFENDANT: Yes, Your Honor.
6	BY THE COURT: After your discussions
7	with him, is it your own idea are you
8	pleading guilty on your own?
9	BY THE DEFENDANT: Yes, Your Honor.
10	BY THE COURT: Okay. Anybody make any
11	threat against you, coerce you in any way
12	or use any physical violence against you
13	to get you to enter a plea of guilty?
14	BY THE DEFENDANT: No, Your Honor.
15	BY THE COURT: Anybody make any promise
16	to you or give you anything of value or
17	any hope of reward in order to get you to
18	enter a plea of guilty?
19	BY THE DEFENDANT: No, Your Honor.
20	BY THE COURT: Are you presently under
21	the influence of drugs or alcohol or
22	undergoing any mental treatment?
23	BY THE DEFENDANT: No, Your Honor.
2 4	BY THE COURT: Do you understand that on
25	each charge there is there is no
26	minimum sentence, but there is a maximum
27	sentence of five years?
28	BY THE DEFENDANT: Yes, Your Honor.
29	BY THE COURT: Do you understand there's

1 no minimum fine, but there's a maximum 2 fine of \$1,000? 3 BY THE DEFENDANT: Yes, Your Honor. BY THE COURT: Do you understand that 4 5 that means that if you are convicted on both of them, it is possible that you 6 7 could get ten years to serve and pay a 8 \$2,000 fine? 9 BY THE DEFENDANT: Yes, Your Honor. 10 BY THE COURT: Okay. I'll hear from the 11 State on the factual basis of the charge. 12 BY MR. MALLETTE: Your Honor, the State 13 would intend to prove at trial in Cause No. 7453 that the Defendant, Willie J. 14 15 Hemphill, of Montgomery County, on or 16 about the 21st day of August, 1996, in 17 Montgomery County, Mississippi, did 18 willfully, unlawfully and feloniously 19 take possession of a quart of Budweiser 20 or Bud Light beer, which was offered and 21 held by and displaced for sale by Mim's 22 Convenience Stores, Incorporated, a 23 corporation, doing business as the Jitney Junior in Winona, Mississippi. 24 25 The said Defendant having then and there the intention and purpose of 26 converting said merchandise to his own 27 28 use without paying the purchase price

29

therefore. And the Defendant having been

at least twice previously convicted of shoplifting upon charges separately brought or arising out of separate incidents at different times.

Those convictions being that he was

Those convictions being that he was convicted of shoplifting on December 29th, 1992, in Winona City Court in Mississippi in Cause No. 9212-1537. And also, that he was convicted of the crime of shoplifting on August 16th, 1994, in Winona City Court in Mississippi in Cause No. 9408-2696. All of the above being against the peace and dignity of the State of Mississippi.

Further, the State would intend to prove at trial in Cause No. 7454 that the Defendant, Willie J. Hemphill, of Montgomery County, on or about the 15th day of August, 1996, in Montgomery County, Mississippi, did willfully, unlawfully and feloniously take possession of an 18 pack of Budweiser beer, which was offered and held and displayed for sale by the Sayle Oil Company, a corporation, doing business as Gas Mart in Winona, Mississippi.

The said Defendant having then and there the intention and purpose of converting that merchandise to his own

therefore. And the Defendant having been at least twice previously convicted of shoplifting upon separate charges arising out of separate incidents at different times, those being the same two that I listed a moment ago. BY THE COURT: Mr. Hemphill, you heard what the State intends to prove in the event each of these cases goes to trial. Do you have any disagreement with what he just said? BY THE DEFENDANT: No, Your Honor. BY THE COURT: Okay. Did you say no? BY THE COURT: Did you say I don't know, or did you BY THE COURT: No. Okay. Did you, in fact, on August 21st, 1996, shoplift a quart of beer from Mim's Convenience Store; and August 15th, 1996, shoplift an 18 pack of beer from Gas Mart? Did you do those things? BY THE DEFENDANT: Yes, Your Honor. BY THE COURT: All right. Have you previously been convicted on December 29th, 1992, in the City Court of Winona, Mississippi, for shopliftting?	1	use without paying the purchase price
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Store; and August 15th, 1996, shoplift an 18 pack of beer from Gas Mart? Did you do those things? BY THE DEFENDANT: Yes, Your Honor. BY THE COURT: All right. Have you previously been convicted on December 28 29th, 1992, in the City Court of Winona,	20	fact, on August 21st, 1996, shoplift a
18 pack of beer from Gas Mart? Did you 24 do those things? BY THE DEFENDANT: Yes, Your Honor. BY THE COURT: All right. Have you 27 previously been convicted on December 28 29th, 1992, in the City Court of Winona,	21	quart of beer from Mim's Convenience
do those things? BY THE DEFENDANT: Yes, Your Honor. BY THE COURT: All right. Have you previously been convicted on December 28 29th, 1992, in the City Court of Winona,	22	Store; and August 15th, 1996, shoplift an
BY THE DEFENDANT: Yes, Your Honor. BY THE COURT: All right. Have you previously been convicted on December 28 29th, 1992, in the City Court of Winona,	23	18 pack of beer from Gas Mart? Did you
26 BY THE COURT: All right. Have you 27 previously been convicted on December 28 29th, 1992, in the City Court of Winona,	24	do those things?
previously been convicted on December 28 29th, 1992, in the City Court of Winona,	25	BY THE DEFENDANT: Yes, Your Honor.
28 29th, 1992, in the City Court of Winona,	26	BY THE COURT: All right. Have you
	27	previously been convicted on December
Mississippi, for shoplifting?	28	29th, 1992, in the City Court of Winona,
	29	Mississippi, for shoplifting?

1	BY THE DEFENDANT: Yes, Your Honor.
2	BY THE COURT: Have you on August 16th,
3	1994, been convicted in the City Court of
4	Winona for shoplifting?
5	BY THE DEFENDANT: Well, Your Honor, they
6	told me to pay a fine. Just to pay the
7	fine instead of and keep me out of
8	court. I wasn't not guilty on those
9	on those charges.
10	BY THE COURT: You weren't not guilty?
11	BY THE DEFENDANT: They told me to pay a
12	fine just to keep it out of out of
13	court.
14	BY THE COURT: Well, have you been
15	convicted on it?
16	BY THE DEFENDANT: I paid the fine on it.
17	That was it.
18	BY THE COURT: Mr. Bailey, have you
19	checked into it? Has he been convicted?
20	BY MR. BAILEY: No, sir. I asked him
21	earlier when we were talking. He didn't
22	tell me that.
23	BY THE DEFENDANT: I was to pay the fine
2 4	on it.
25	BY THE COURT: Well, if you paid the
26	fine, you obviously did you plead
27	guilty or not guilty when you went to
28	court?
29	BY THE DEFENDANT: They told me to pay

1	the fine or stay in jail. So I paid the
2	fine. Yeah. I was guilty on all of
3	them. Let's get this over with. I'll go
4	ahead and say I was guilty on them.
5	BY MR. MALLETTE: Let me make sure we've
6	got it.
7	BY THE DEFENDANT: I'll go ahead and say
8	I was guilty on those, too.
9	BY THE COURT: You've now got a copy
10	of
11	BY MR. MALLETTE: I've got a copy of
12	docket book for that day, Your Honor,
13	showing that he was no, that's I'm
14	sorry. That's bound over for this
15	charge.
16	BY THE DEFENDANT: I'll say I was guilty.
17	BY THE COURT: I understand.
18	BY MR. MALLETTE: I don't think we've got
19	a copy in the file that I see.
20	BY THE COURT: Okay. He's acknowledged
21	that he has been convicted. I'm going to
22	direct, though, that the State get the
23	copies from the city court clerk in
24	Winona and put those in the file to
25	verify that.
26	BY MR. MALLETTE: Yes, Your Honor. We
27	will do that.
28	BY THE COURT: If you find that that has
29	not been is not true, then we need to
5	

1	
1	revisit that before the term is out.
2	Okay? I'm confident that it is, but
3	okay?
4	Okay. You expect the State to make
5	a recommendation as to the type of
6	sentence you should receive in this
7	matter. Do you understand I don't have
8	to accept that, but may instead impose
9	any sentence allowed by law?
10	BY THE DEFENDANT: Yes, Your Honor.
11	BY THE COURT: Do you understand nobody
12	can guarantee you any early release,
13	probation or parole in this matter; and
14	if you are sentenced to a term of
15	incarceration, you might have to serve
16	the whole thing?
17	BY THE DEFENDANT: Yes, Your Honor.
18	BY THE COURT: In Cause No. 7453 on the
19	charge of felony shoplifting,
20	Mr. Hemphill, how do you plead guilty
21	or not guilty?
22	BY THE DEFENDANT: Guilty.
23	BY THE COURT: In Cause No. 7454 on the
24	State of on the charge of felony
25	shoplifting, how do plead guilty or
26	not guilty?
27	BY THE DEFENDANT: Guilty.
28	BY THE COURT: Mr. Bailey, do you know of
29	any reason I shouldn't accept the

1 Defendant's plea of guilty --2. BY MR. BAILEY: No, sir. 3 BY THE COURT: -- on each charge? 4 BY MR. BAILEY: No. sir. 5 BY THE COURT: I find that the 6 Defendant's plea on each charge is freely 7 and voluntarily given, that there's a factual basis for the charge; and I 8 9 accept the Defendant's plea of quilty. Does the State have a 10 recommendation? 11 BY MR. MALLETTE: Yes, Your Honor. 12 13 Cause No. 7453, the State recommends a sentence of five years with the 14 15 Mississippi Department of Corrections, 16 with three and a half of those years 17 suspended, leaving -- suspended for a period of five years, leaving a year and 18 19 a half to serve. 2.0 We also ask that he be placed on two 21 years' supervised probation upon his 22 release, that he be ordered to pay all costs, assessments and fees associated 23 with this charge, plus a \$500 fine. And 2.4 there is no restitution in this charge. 25 In Cause No. 7454, the State also 26 27 recommends a five-year sentence with the Mississippi Department of Corrections, 28 29 with three and a half of those years

1	suspended and a year and a half to serve,
2	that he be ordered to pay \$15 restitution
3	to Sayle Oil Company, doing business as
4	Gas Mart, in Winona, Mississippi, and
5	that he have to pay all court costs,
6	assessments and fees associated with this
7	charge. That to run concurrent with his
8	sentence in Cause 7453. There is no fine
9	on 7454.
10	BY THE COURT: Is that your
11	understanding, Mr. Bailey?
12	BY MR. BAILEY: Yes, sir.
13	BY THE COURT: Is that your
14	understanding
15	BY THE DEFENDANT: Yes, Your Honor.
16	BY THE COURT: Mr. Hemphill?
17	Mr. Hemphill, that was pretty expensive
18	beer, wasn't it?
19	BY THE DEFENDANT: Yes, Your Honor.
20	BY THE COURT: That will be the sentence
21	of the Court. In 7453, I sentence you to
22	five years with the Mississippi
23	Department of Corrections. I suspend
24	three and a half years I mean, suspend
25	three and a half years of that sentence
26	for a period of five years.
27	I order you to be placed on two
28	years' supervised probation upon your
29	release from incarceration. I order you
	4

to pay a \$500 fine and all costs, fees and assessments involved with that charge.

Cause No. 7554 -- I mean 7454, I sentence you to five years with the Mississippi Department of Corrections, three and a half years suspended for a period of five years.

I order you to pay all costs, fees and assessments with that charge, restitution to Sayle Oil Company in the amount of \$15. And I order that the sentence imposed in 7454 run concurrent with the sentence imposed in 7453.

I order that all matters ordered -all amounts ordered to be paid by this
judgment or these judgments be paid
within six months of your release from
incarceration.

BY MR. MALLETTE: Just for the record,
Your Honor, I found a copy of
Mr. Hemphill's waiver of attorney and the
court records showing his plea of guilty
to the charges on August 16th, 1994. And
I can place those in the record if we
need to do that.

BY THE COURT: Okay. I think it will be best if you did that. Any objection to that?

1	
1	BY MR. BAILEY: No, sir.
2	BY THE COURT: Okay.
3	BY MR. BAILEY: Judge, are you going to
4	give him six months to pay or a year?
5	BY THE COURT: I'll give him a year.
6	Make that a year rather than six months.
7	Okay. Mr. Hemphill, did you read
8	Paragraph 15 of that petition?
9	BY THE DEFENDANT: Which one?
10	BY THE COURT: This one right here. Did
11	you read that?
12	BY THE DEFENDANT: No alcohol, no drugs
13	part?
14	BY THE COURT: Yeah. Did you and
15	Mr. Bailey go over what the terms of your
16	suspended sentence and your probation
17	were?
18	BY THE DEFENDANT: Right.
19	BY THE COURT: Do you understand all of
20	those?
21	BY THE DEFENDANT: Yes, sir.
22	BY THE COURT: You read them and he read
23	them to you, right?
2 4	BY THE DEFENDANT: Yes, Your Honor.
25	BY THE COURT: Have you got any questions
26	of me about them? Now is the time to ask
27	if you do.
28	BY THE DEFENDANT: No, Your Honor.
29	BY THE COURT: You sure?

BY THE DEFENDANT: No, Your Honor. BY THE COURT: Okay. Do you understand, and did Mr. Bailey tell you, that if you violate those terms and conditions and it's reported to me, that I will revoke your suspended sentence and you'll have to serve all this time? Do you understand that? BY THE DEFENDANT: Yes, Your Honor. BY THE COURT: Okay. That will be the sentence of the Court. (Proceedings Concluded)

1 CERTIFICATE OF REPORTER 2 STATE OF MISSISSIPPI COUNTY OF MONTGOMERY 3 I, Noelle C. Skelton, Official Court Reporter 4 in and for the Fifth Circuit Court District of the 5 6 State of Mississippi, do hereby certify that the 7 above and foregoing pages constitute a true, 8 accurate and complete transcription of my stenotype 9 notes and tape recording taken in this matter, and that I have transcribed the same to the best of my 10 11 skill and ability. 12 I do further certify that my certificate 13 annexed hereto applies only to the original certified transcript. The undersigned assumes no 14 15 responsibility for the accuracy of any reproduced 16 copies not made under my control or direction. WITNESS MY SIGNATURE, on this the 20TH day of 17 18 August, 1997. 19 20 NOELLE C. SKELTON, CSR 21 Mississippi CSR No. 1356 22 My Commission Expires: 23 24 May 15, 1999 25

26

27

28

29

Mississippi Department of Corrections

Division of Community Services



Greenwood Restitution Center P.O. Box 1346 Greenwood, Mississippi 38930 (601) 453-5134

with Ellis Bevis FO II , feel that it would be in my be interest to voluntarily enter the Leflore County Restitution center. I understand my responsibility to abide by the rules guidelines of the restitution program. I also agree to pay are fines, Court Costs, restitution, and back supervision fees that am obligated to pay by the Court Order dated April 18, 1997	and
April 18, 1997	

I further understand that my release from the Restitution Center depends on my meeting all financial obligations and having no serious behavioral problems.

I would further warrant that the above statement was freely given and I was not coerced or pressured by any other person.

Probationer's Signature

Ees Bais FOIT

Witness

8/21/98

Date

8/21/98

Date

AUG 28 1998

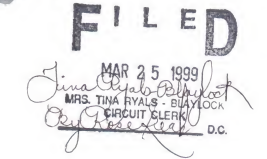
Jina Revalo - Stavlock

Charles CLERK

O.C.

Affidavit

VIOLATION OF PROBATION 7454 Cause Number



who, being first duly sworn, says that Willie Hemphill (Probatione hereinafter referred to as the aforesaid, was on the 18th day of April A.D. 19_97 _,convicted of the offense of Felony Shoplifting in the Circuit Court of Montgomery County, which Court sentenced him to serve 3½ years the custody of the Department of Corrections and suspended the execution and placed the aforesaid on probation for a term of 2 years, in accordance with the provisions Mississippi Code 1972, Annotated, Section 47-7-33. It further appearing that the aforesaid has not properly conducted him self, but has violated the conditions of his probation in a material respect by: Failing to complete the program at the Leflore County Restitution Center to committing violations of the Restitution Center. 1. Violation #19, being terminated from employment, 9/2/98. 2. Violation #18, refusing to work, 9/2/98. 3. Violation #24, unauthorized area away from the Center, 9/6/98. 4. Violation #42, Possession of prohibited item, 9/6/98. 5. Violation #15, Positive for the use of alcohol, 2/6/99, 2/16/99, & 3/2/98. 6. Violation #15, Positive for the use of marijuana, 1/12/99. 7. Violation #2, Absconding supervision of the Restitution Center, 3/19/9.	Before me_ Joseph Loper,Judge of	the <u>Circuit</u>	Court in and
A.D. 19_97,convicted of the offense of Felony_Shopliftingin the Circuit_ Court ofMontgomery County, which Court sentenced him to serve3\frac{1}{2} years the custody of the Department of Corrections and suspended the execution and placed the aforesaid on probation for a term of years, in accordance with the provisions Mississippi Code 1972, Annotated, Section 47-7-33. It further appearing that the aforesaid has not properly conducted him_self, but has violated the conditions of his probation in a material respect by: Failing to complete the program at the Leflore County Restitution Center to committing violations of the Restitution Center. 1. Violation #19, being terminated from employment, 9/2/98. 2. Violation #18, refusing to work, 9/2/98. 3. Violation #24, unauthorized area away from the Center, 9/6/98. 4. Violation #42, Possession of prohibited item, 9/6/98. 5. Violation #15, Positive for the use of alcohol, 2/6/99, 2/16/99, & 3/2 (6. Violation #15, Positive for the use of marijuana, 1/12/99. 7. Violation #2, Absconding supervision of the Restitution Center, 3/19/9. (Field Office)			(Field Officer)
hereinafter referred to as the aforesaid, was on the 18th day of April A.D. 19_97_,convicted of the offense of Felony_Shoplifting	who, being first duly sworn, says that Willi	ie Hemphill	(5)
Court of Montgomery County, which Court sentenced him to serve 3½ years the custody of the Department of Corrections and suspended the execution and placed the aforesaid on probation for a term of 2 years, in accordance with the provisions Mississippi Code 1972, Annotated, Section 47-7-33. It further appearing that the aforesaid has not properly conducted him self, but has violate the conditions of his probation in a material respect by: Failing to complete the program at the Leflore County Restitution Center to committing violations of the Restitution Center. 1. Violation #19, being terminated from employment, 9/2/98. 2. Violation #18, refusing to work, 9/2/98. 3. Violation #24, unauthorized area away from the Center, 9/6/98. 4. Violation #42, Possession of prohibited item, 9/6/98. 5. Violation #15, Positive for the use of alcohol, 2/6/99, 2/16/99, & 3/3 (6. Violation #15, Positive for the use of marijuana, 1/12/99. 7. Violation #2, Absconding supervision of the Restitution Center, 3/19/90. (Field Office	hereinafter referred to as the aforesaid, was on the_	18th day of April	
the custody of the Department of Corrections and suspended the execution and placed the aforesaid on probation for a term of	A.D. 19 97 ,convicted of the offense of Felony	Shoplifting in	the <u>Circuit</u>
aforesaid on probation for a term of	Court of Montgomery County, which Co	ourt sentenced him to serve	e <u>3½</u> years in
Mississippi Code 1972, Annotated, Section 47-7-33. It further appearing that the aforesaid has not properly conducted him_self, but has violated the conditions of his_probation in a material respect by: Failing to complete the program at the Leflore County Restitution Center is committing violations of the Restitution Center. 1. Violation #19, being terminated from employment, 9/2/98. 2. Violation #18, refusing to work, 9/2/98. 3. Violation #24, unauthorized area away from the Center, 9/6/98. 4. Violation #42, Possession of prohibited item, 9/6/98. 5. Violation #15, Positive for the use of alcohol, 2/6/99, 2/16/99, & 3/3. 6. Violation #15, Positive for the use of marijuana, 1/12/99. 7. Violation #2, Absconding supervision of the Restitution Center, 3/19/9. (Field Office)	the custody of the Department of Corrections an	nd suspended the execution	on and placed the
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the conditions of h is probation in a material respect by: Failing to complete the program at the Leflore County Restitution Center is committing violations of the Restitution Center. 1. Violation #19, being terminated from employment, 9/2/98. 2. Violation #18, refusing to work, 9/2/98. 3. Violation #24, unauthorized area away from the Center, 9/6/98. 4. Violation #42, Possession of prohibited item, 9/6/98. 5. Violation #15, Positive for the use of alcohol, 2/6/99, 2/16/99, & 3/6. 6. Violation #15, Positive for the use of marijuana, 1/12/99. 7. Violation #2, Absconding supervision of the Restitution Center, 3/19/90. (Field Office	Mississippi Code 1972, Annotated, Section 47-7-33.		
Failing to complete the program at the Leflore County Restitution Center of Committing violations of the Restitution Center. 1. Violation #19, being terminated from employment, 9/2/98. 2. Violation #18, refusing to work, 9/2/98. 3. Violation #24, unauthorized area away from the Center, 9/6/98. 4. Violation #42, Possession of prohibited item, 9/6/98. 5. Violation #15, Positive for the use of alcohol, 2/6/99, 2/16/99, & 3/26. 6. Violation #15, Positive for the use of marijuana, 1/12/99. 7. Violation #2, Absconding supervision of the Restitution Center, 3/19/90. (Field Office)	It further appearing that the aforesaid has not pr	roperly conducted h <u>im</u> sel	f, but has violated
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Sworn to and subscribed before me this 2 hday of how , A.D. 19 99	 Violation #18, refusing to work, 9/2 Violation #24, unauthorized area awa Violation #42, Possession of prohibition Violation #15, Positive for the use Violation #15, Positive for the use 	2/98. ay from the Center, 9/ ited item, 9/6/98. of alcohol, 2/6/99, 2 of marijuana, 1/12/99 n of the Restitution C	2/16/99, & 3/13/9). Center, 3/19/99.
	Sworn to and subscribed before me this 29 day	of Mone	_, A.D. 19 <u>9</u> 9
oudge of the	MISSISSIPPI STATEWIDE NOTARY PUBLIC MY COMMISSION EXPIRES NOV. 5, 2002 MY COMMISSION EXPIRES NOV. 5, 2002 CONDED THRU STEGALL NOTARY SERVICE Mautile Judiu		

in and for _

EE 195

_County

CC: Circuit Clerk (original)
Deputy Commissioner of Community Services
Field Offcer

STATE OF MISSISSIPPI Vs.		In the CIRCUIT	Court
WILLIE HEMPHILL	}	MONTGOMERY County,	Mississippi
Defendant)	No7453	

ORDER OF REVOCATION OF PROBATION

THIS CAUSE coming to be heard, and being heard in the APRIL 1997 term of the Court before the Honorable JOSEPH A.LOPER JR.

HEMPHILL hereinafter referred to as the aforesaid, was on the 18TH day of APRIL

A.D. 19_97, convicted of the offence of FELONY SHOPLIFTING in the CIRCUIT

Court of MONTGOMERY County, which Court sentenced him to serve years in the State Penitentiary and suspended the execution of said sentence and placed the aforesaid on probation for a term of 2 years, in accordance with the provisions of Section 27, Chapter 262, Laws of Mississippi, 1956, and

It further appearing that the aforesaid has not properly conducted h IMself, but has violated the conditions of h IS probation in a material respect by:

- 1.BEING TERMINATED FROM EMPLOYMENT. 9/2/98
- 2. REFUSING TO WORK. 9/2/98
- 3. UNAUTHORIZED AREA AWAY FROM THE CENTER. 9/6/98
- 4. POSSESSION OF A PROHIBITED ITEM. 9/6/98
- 5.TESTING POSITIVE FOR THE USE OF ALCOHOL.2/6/99,2/16/99,and 3/13/99.
- 6. TESTING POSITIVE FOR THE USE OF MARIJUANA. 1/12/99.
- 7. ABSCONDING SUPERVISION OF THE RESTITUTION CENTER. 3/19/99.

APR 2 1 1999

MRS. TINA RYALS

IT, THEREFORE, IS ORDERED AND ADJUDGED that the probation of the aforesaid defendant ought to be revoked and it is hereby revoked in accordance with Section 27, Chapter 262, Laws of Mississippi, 1956, and the said defendant is hereby remanded into the custody of the Sheriff to await transportation to the State Penitentiary.

DONE AND ORDERED IN OPEN COURT, this Shaday of John A.D. 1999

EE 355

STATE	OF	MISSISSIPPI
		VS.

Willie	Hemphill	
		Defendant.

In the_	Circuit	Court
	Montgomery	County, Mississippi
		No. <mark>7453</mark> & 7454

Order of Modification of Probation

				n term, Judge and it a	
				aforesaid, was on the 18	
				ony Shoplifting	-
				Montgomery	
				obation for a term of 2	
				apter 524, Laws of Mississ	
amended and	N				
It further appearing	ng that the aforesaid ha	as not properly con-	ducted h im	self, but has violated the	conditions of
h <u>is</u> probation in	a material respect by				
Condition K: Pa Condition L: Pa Co	y Court Ordered urt as directed	vision Fees t fines, fees ;	o MS Dept. and restitu	of Corrections; tion to the Clerk	
modified, and it is here in the following manner the control of to paid to the Circ MS Dept. of Corr Center Willie He	by modified in accord or: Willie Hemph he MS Dept. of uit Clerks Offi ections in back mphill is to re estitution Cent	ance with Section 2 ill is to be Corrections uce in Montgom Supervision ceive alcoholer Hemphill i	27, Chapter 524, placed in a antil amount ery County Fees. Also and drug t	of the aforesaid defendar Laws of Mississippi, 1950 Restitution Centor s totaling \$1,011 and \$90.00 is paid while at the Restreatment. Upon his eased to continue	, as amended, er under .00 is d to the titution is com-
Minutes of the Court, a his use in compliance v	nd forthwith forward t	three certified copie of law.	es of same to the	h his office, enter a copy of Probation Supervisor in the	of same in the his District for . D. 1928.
HALS - BLAYLOCK			6	Frankling Presidi	ng IN
A certified copy of	this order has been de	elivered to Probatio	ner who has bee	n instructed regarding sam	10

This the 28th day of august, A. D. 19 98.

Probation Supervisor

DD 364

	7454
CAUSE#	7453

STATE OF MISSISSIPPI VERSUS Willie Hemphill
JUDGE Lopes
DISPOSITION OF CASE DWO YEARS CUSTOCY MDOC
BOND None
NEW COURT DATE W/A
Montgomery Co. Reba Carperter MSO
DATE 10-12-98
JUDGE'S SIGNATURE Joseph A. Joseph

OCT 1 2 1998

MAS. TINA RYALS - BLAYLOCK
CIRCUIT CLERK

D.C.

Cause No. 7453,7454

Warrant

In the Name of the State of Mississippi, and Peace Officer of the State of Mississippi:

WHEREAS,Delores W. Cates	has this day made oath before
Hon. Joseph Loper that on t	the 18th day of April ,
A.D. 19 97 , one Willie Hemphill	hereinafter referred to as the
aforesaid, was convicted of the offense of Felony Shop	lifting in the Circuit
Court of Montgomery County, which Co	ourt sentenced him to serve $3\frac{1}{2}$ years in the
custody of the Department of Corrections and suspended the	execution of said sentence and placed the aforesaid
on probation for a term ofyears, in accordance wi	th the provisions of Section 27, Chapter 262, Laws of
Mississippi, 1956, and	
It further appearing that the aforesaid has not properly co	onducted h_im_self, but has violated the conditions
of his probation in a material respect by:	
Failing to complete the program at the Lefl committing violations of the Restitution Cel. Violation #19, being terminated from emp 2. Violation #18, refusing to work, 9/2/98. 3. Violation #24, unauthorized area away fr 4. Violation #42, Possession of prohibited 5. Violation #15, Positive for the use of a 6. Violation #15, Positvie for the use of m 7. Violation #02, Absconding supervision of	enter. cloyment, 9/2/98. com the Center, 9/6/98. item, 9/6/98. alcohol, 2/6/99, 2/16/99 & 3/13/99. marijuana, 1/12/99.
THESE ARE, THEREFORE, to command you to arrest inst	tanter the aforesaid <u>Willie</u>
Hemphill	, and bring him before me to be dealth with ac-
cording to law.	Λα 4
Given under my hand and seal this 25th day of _	, A.D. 19 99.
FILED	Judge of the Circuit Court.
MRS TINA RYALE - BLAVLOCK SU DOIRCUIT SLERKY	in and for Montgomery County.
D.C.	EE 196

Division of Community Services



Greenwood/Leflore County Restitution Center

P.O. Box 1346

Greenwood, Mississippi 38935-1346

(601) 453-5134

FAX 601-453-0243

March 26, 1999

Tina L. Blaylock, Circuit Clerk Montgomery County Mississippi Post Office Box 765 Winona, Mississippi 38967

400 W. Catio

Dear Tina L. Blacklock:

Enclosed you will find a Waiver of Preliminary Probation Revocation Hearing and Waiver of Notice and Waiting Period to Revocation Hearing on Willie Hemphill, Montgomery County Causes # 7453 and 7454. At your earliest convenience, please file and return to me a copy of each.

Thanking you in advance for your assistance in this matter.

Respectfully,

Delores W. Cates,

Field Officer II

MAR 2 9 1999

MAS TIMA FYALS - BLAYLOCK

MIS TIMA FYALS - BLAYLOCK

DUR DIA CHERK

DO CARCUIT CLERK

D

Mississippi Department of Corrections

Division of Community Services



Greenwood/Leflore County Restitution Center

P.O. Box 1346

Greenwood, Mississippi 38935-1346

(601) 453-5134

CACUIT CLERK

FAX 601-453-4558

WAIVER OF RIGHT

TO

PRELIMINARY PROBATION REVOCATION HEARING

1, -	Willie H	lemphil	, CAUSE NO7453 & 7454
HAV. BEL	E BEEN CH OWS:	HARGE	D WITH THE PROBATION VIOLATION (S) LISTED
2. 3. 4. 5.	Violation Violation Violation Violation Violation	#18, #24, #42, #15,	being terminated from employment, 9/2/98. refusing to work, 9/2/98. unauthorized area away from the Center, 9/6/98. Possession of prohibited item, 9/6/98. Positive for the use of alcohol, 2/6/99, 2/16/99 & 3/13/99. Positive for the use of marijuana, 1/12/99. Absconding supervision of the Restitution Center, 3/19/99.

After having these charges fully explained to me, and without waiving any other rights I may have, DO HEREBY VOLUNTARILY WAIVE and relinquish my right to a Preliminary Probation Revocation Hearing, and futher request that I be returned to the Circuit Court of __Montgomery __County for a Probation Revovation Hearing before the Circuit Judge.

SIGNED AND DATED, THIS THE 25 DAY OF MAYCH, 19 99.

Mississippi Department of Corrections

Division of Community Services



Greenwood/Leflore County Restitution Center

P. O. Box 1346

Greenwood, Mississippi 38935-1346

(601) 453-5134

FAX 601-453-4558

WAIVER OF RIGHTS

TO

NOTICE AND/OR WAITING PERIOD PRIOR TO REVOCATION HEARING

I,	Willie	e Hemp	hill						# 74						
wai	ve any	and	all	righ	ts	wh	ich	I ma	y ha	ve,	acc	rued	und	ler	
Sta	te and	Fede	eral	Law,	to	a	not	ice	and/	or a	any	wait	ing	perio	bd
pri	or to	hear	ing :	the a	11e	egal	tion	aga	inst	me	at	any	set	date	of
my	Probat	ion I	Revo	caton	Не	ear.	ing.								

Ι.	Willie	Hemphil	1			Cause							
under	stand	what h	nas b	een	expl	aine	d ar	nd r	ead	to	me,	and	sign
		ment vo											any
treat	ts. pro	omises	or c	oerd	cion	of a	ny l	kind	fr	om a	anyor	ne.	

DATE

Willi Jayfull

RESIDENT'S SIGNATURE

STAFF MEMBER'S SIGNATURE

WITNESS' SIGNATURE

MAR 2 9 1999 A Lina China Blaylock MRS JON EYALS BLAYLOCK By LOSE Lland D.C.

FEE BILL, CRIMINAL CASES, CIRCUIT COURT STATE OF MISSISSIPPI

STATE OF MISSISSIPPI MONTGOMERY COUNTY

Nº 2545

CASE NO. 7453.7454

Willie J. Hempfill

HEDERMAN BROTHERS - RIDGELAND, MS	
Jury Tax Court Reporter's Fee County Attorney Law Library State Court Education Fund Clerk's Fee Sub-Total. Sheriff's Fee Law Enforcement Officers and Training	\$ 3.00 10.00 3.00 2.50 2.00 75.00 95.50
Federal State Alcohol Program Mississippi Alcohol Safety Education Program Emergency Medical Services. Correctional Facility Construction Driver Education and Training Hunter's Safety Education Program. Fees of other Sheriff's Restitution.	#260,21
Other	705.15 ck# 11173
How Paid: Cash Payment received from MDOC Check this the 27 day of April A.D., 19 99	Dollars \$965.36
By Caroly Branch D.C. TINA RYALS-BLAYLOCK	Circuit Cler

(Prescribed by Miss. State Dept. of Audit)

STATE OF MISSISSIPPI

In the Circuit Court of

/\			
11	ntgol	MILL	1
110.	1.1.40	1100-0	1

County

MS Code Ann. &

TO THE MISSISSIPPI DEPARTMENT OF CORRECTIONS: NOTICE OF CRIMINAL DISPOSITION

Vacation 1999 term of the Circuit Court, Judge Jacob You are hereby notified that at the presiding, the following disposition was imposed for the crime(s) hereinafter described: Provisional Sentence I. A. Disposition(s) Reported: (Complete A-1 If checked) (Check all that apply) Sentenced under Shock Probation Sentenced under RID Non-Adjudication A-1. Provisional Sentence Compliance/Non-Compliance constitutes Final Disposition) Restitution Center in Bad Check Diversionary Program days of Commencement of trial Guilty Plea Guilty Plea after B. Conviction as Result of: Revocation Hearing _ days in trial ☐Jury Verdict after _ II. Name B King DR. Last Known Residence Country of Citizenship_ Place of Birth Winona FBI #_ Alien Registration/Immigration # III. Count I Charge Felonu MS Code & 97-Orig. Case# Count II Charge Orig. Case#_ Agency MS Code & *Count III Charge ___ ____ Agency_ Orig. Case#_ MS Code § IV. Date of Sentence april Credit for Time Served (ONLY for this/these charge[s])_ 5 yrs __: *Count III_ Sentence(s) Initially Imposed by Order: Count I Other Disposition To be served Portion of Sentence Portion of Sentence Check If reporting additional Counts on Reverse Side on Probation (Yrs/Mos) (See Legend on Reverse Side) Suspended (Yrs/Mos) to be Served (Yrs/Mos) 2 UYS Count I Count II *Count III to run concurrent with to run consecutive with V. Confined in Jail [On This/These Charges Only Released on Bond Pending Appeal____ Defendant Currently Housed in: ____ Restitution \$ Indigent Fee \$_ VI. Fine \$ Other Fees \$_ Attorney Fees \$ Court Costs \$ Conditions of Payment Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders to: INS Liaison Director of Records MS Supreme Court MDOC P.O. Box 88550 P. O. Box 117 Jackson, MS 39205-0117 Pearl, MS 39208-8550 Circuit Clerk Send Suspended Sentence/Probation Notices, Provisional Sentence Orders and Revocation Orders to: INS Liaison . Data Operations MDOC MS Supreme Court 723 North President St. P. O. Box 117 Jackson, MS 39205-0117 Jackson, MS 39202-3097 SCINS Form CR1-8/31/94 Acquittal/Dismissal Notices to: INS Llaison (Above Address)

IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

VERSUS

CRIMINAL CAUSE NO. 7453

WILLIE J. HEMPHILL

AMENDED ORDER

CAME TO BE HEARD on this day for an Order Amending the previous revocation order in the above styled and numbered cause, the Court finds the following facts:

- 1. The defendant in this cause was originally sentenced on April 18, 1997, for the crime of Felony Shoplifting to Five (5) years in the custody of the Mississippi Department of Corrections with One and One-half $(1\ 1/2)$ years suspended and upon his release from incarceration, the defendant was placed on Two (2) years of supervised probation.
- 2. On October 12, 1998, the defendant was brought before this Court again on a Motion to revoke the defendants probation. At that time this Court found that the defendant had violated the terms and conditions of supervised probation and therefore revoked TWO (2) YEARS of the defendants sentence.
- 3. The original Order of Revocation failed to indicate the fact that Two (2) years of the defendant's sentence was to be revoked.

Therefore, this Order Amends the previous order of revocation dated April 8, 1999, only to the extent that it is explicitly stated that Two (2) years of the defendant's sentence are revoked and the defendant is to serve that Two (2) years in a facility to be determined by the Mississippi Department of Corrections.

IT IS THEREFORE ORDERED that the previous Order of Revocation be hereby Amended to reflect that Two (2) years of the sentence in the above styled and numbered cause be revoked, said revocation to begin as of October 12, 1998, the original date of revocation.

Approved By:

Mickey Mallette, Assistant District Attorney

FILED

y. NOV 1 7 1999

MRS. TINA RYALS - BLAYLOOK CIRCUIT CLERK

> = D.O. = F 289

STATE OF MIS	SSISSIPPI
In the Circuit Court of Mondgomby County	Cause/Case No. 7453
TO THE MISSISSIPPI DEPARTM	MENT OF CORRECTIONS:
NOTICE OF CRIMINA	AL DISPOSITION
You are hereby notified that at the <u>Tacation</u> 199 9 presiding, the following disposition was imposed for the crime(s) herein	latter described.
I. A. Disposition(s) Reported: Prisoner Commitment Suspended (Check all that apply)	d Sentence/Probation
A-1. Provisional Sentence Non-Adjudication	Sentenced under RID Sentenced under Shock Probation Restitution Center inCounty
(Compliance Non-Compliance Costs constitutes Final Disposition) Bad Check Diversionary Program	Plea after days of Commencement of trial
B. Collaction as it count of	3.46
Jury Verdict after	lays in trial
II. Name Willied January Alias 2 SSN 587-19-1768 Race Black Last Known Residence 1000 B B King Sir Kilmi Place of Birth Window MA Alien Registration/Immigration #	Sex Male Date of Birth 9/10/71
N 1/1 A A 1	
MS Code § 97-23-95 Loplifting Orig. Case	#Agency
Count II Chame	
MS Code §Orig. Case	# Agency
*Count III ChargeOrig. Case:	# Agency_
MS COOR &	
V. Date of Sentence	redit for Time Served (ONLY for this/these charge[s])
Sentence(s) Initially Imposed by Order: Count I 5 apra ; C	Count II; *Count III
* Check if reporting additional Counts on Reverse Side Portion of Sentence to be Served (Yns/Mos) Portion of Sentence Suspended (Yns/Mos)	- Continue Deverse Sklat
Count 1 2 yrs	
Count II	
*Count III	
to run concurrent	
Conditions/Designation of Sentence:	atric MAlcohol/Drug Treatment/Testing Oother
Conditions/Designation of Sentence: Linabilitial Lipsychologically system	
V. Confined in Jail	to
[On This/These	
Charges Only]	to
Released on Bond Pending Appeal Defendant Currently Housed in:	
	Restitution \$
VI. Fine \$ 500,00 Indigent Fee \$	Other Fees \$
Court Costs \$ 248,00 Attorney Fees \$	of release.
Conditions of Payment to be got within () afr	
Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders to: Director of Records MDOC P. O. Box 88550 Pearl, MS 39208-8550 P. O. Box 117 Jackson, MS 39205-0117	Aulie H Halfacre
Send Suspended Sentence/Probation Notices, Provisional	Circuit Clerk
Sentence Orders and Revocation Orders to:	Dr. Pase Xieals, DC

Jackson, MS 39202-3097 Acquittal/Dismissal Notices to:

723 North President St.

Data Operations MDOC

Jackson, MS 39205-0117 INS Llaison (Above Address) .

INS Liaison MS Supreme Court P. O. Box 117

SCINS Form CR1-8/31/94

MS Code Ann. 5



STATE OF MISSISSIPPI DEPARTMENT OF CORRECTIONS RECORDS DEPARTMENT

Date:	JIII.Y	21.	2000

Honorable

JOSEPH LOPER

District

5. P.O.BOX 616

ACKERMAN, MS 39735

RE:

Name: HEMPHILL, WILLIE J.

Register Number: R0677

Offense(s): SHOPLIFTING

County of Conviction: MONTGOMERY

,

Cause Number: 7453

Dear Judge LOPER

Please forward immediate direct to this office, any commitments not reflected in the above cause number.

Respectfully,

Barbara Bailey Corr-Chief Records Officer

BB/ LS

[

Cc: DISTRICT ATTORNEY

P.O.BOX 1262

GRENADA, MS 38902

CIRCUIT CLERK
P.O.BOX 765

WINONA, MS

MONTGOMERY CO SHEIRFF"S DEPT

P.O.BOX 346

WINONA, MS

WINONA POLICE DPET. 109 LIBERTY ST

WINONA, MS 38967

P.O. BOX 880 · PARCHMAN, MISSISSIPPI 38738



acot Receivable

hans: Willie of Hemphill

Couse ho: 7453

Charge: Jelony Hoplifting

Judgment: 4/31/97 (5 yrs w/moc, 31/2 yrs suspended for 5 yrs, w/11/2

yrs to serve; 2 yrs probation; pay all caust casts, assessments the fire in and of \$1500.00 to be god within 1 yrs of release). Receipt ho elle 748.00

4/27/99

2545

705.15

42.85

\$500.00 fixe pd. 4/99
25.00 Alway Jak pd. 4/99
3.00 ft ally
25.00 ft all
25.00 ft a pd. 4/99

1 748,00 ant Dre

assessment

\$. 254.00 211.15 pd4/99

\$ 42.85 amt